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5	Counsel for Cala Remick				
6					
7	IN THE UNITED STATES DISTRICT COURT				
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
9					
10	UNITED STATES OF AMERICA,) No. CR 11-00709 DLJ			
11 12	Plaintiff, v.)) STIPULATION RE CONTINUANCE) OF STATUS DATE; []) ORDER			
13 14	CALA REMICK,)))			
15	Defendant.) .)			
16 17	It is hereby stipulated between the defendant Cala Remick, by and through her attorney of record VICKI H. YOUNG, and the government, through Assistant United States Attorney Daniel				
18	Kaleba, that the status date of March 15, 2012, at 9:00 a.m. be continued to April 19, 2012, at 9:00				
1920	a.m. Cala Remick's status date, was set before the counsel for co-defendants Joshua Moore and				
21	Desiree Flores advised that they needed a continuance to April 19, 2012. The court has already				
22	excluded time to April 19, 2012, for co-defendant's Joshua Moore and Desiree Flores. Cala Remick				
23	wishes that her case be on the same litigation track as her co-defendants. Co-defendant Joshua				
24	Moore's case has been referred to the probation department for a criminal history calculation.				
25	Defense counsel is waiting to see what happens with Jos	shua Moore's matter in order to better			
26	evaluate case strategy.				
	STIPULATION RE CONTINUANCE; [] ORDER - 1 -				

1	Under Title 18 U.S. C. §3161(h)(7)(B)(iv), the continuance is necessary to allow the attorneys		
2	for the government and the defense the reasonable time necessary for effective preparation taking		
3	into the account the exercise of due diligence. There has already been an exclusion of time to April		
4	19, 2012, for co-defendants Joshua Moore and Desiree Flores, and Cala Remick has not been		
5	severed from them. 18 U.S.C. § 3161(h)(6).		
6	Under Title 18 U.S. C. §3161(h)(7)(B)(iv), the continuance is necessary to allow the attorneys		
7	for the government and the defense the reasonable time necessary for effective preparation taking		
8	into the account the exercise of due diligence.		
9	It is so stipulated.		
10	Dated:	March 5, 2012	Respectfully submitted,
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12			/s/ Vicki H. Young
13			VICKI H. YOUNG, ESQ. Attorney for Cala Remick
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16	Dated:	March 9, 2012	MELINDA HAAG UNITED STATES ATTORNEY
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18			_/s/ Daniel Kaleba
19			DANIEL KALEBA Assistant United States Attorney
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26	STIPULATION RE CONTINUANCE; [] ORDER		

ORDER

GOOD CAUSE BEING SHOWN, the status date appearance set for March 15, 2012, is continued to April 19, 2012. This Court finds that the period from March 15, 2012, through and including April 19, 2012, is excludable time under the Speedy Trial Act, 18 U.S.C. §3161(h). The basis for such exclusion is that the time to April 19, 2012 has already been excluded for codefendants Joshua Moore and Desiree Flores and Cala Remick wishes that her case been on the same litigation track as the co-defendants. Therefore the ends of justice served by such a continuance outweigh the best interest of the public and the defendants in a Speedy Trial within the meaning of Title 18 U.S.C §3161(h)(7)(A).

As required by 18 U.S.C §3161 (h)(7)(A), this Court finds that the reason that the ends of justice outweigh the best interest of the public and the defendant in a speedy trial are the denial of the continuance would unreasonably deny both the attorney for the government and the attorney for the defendant reasonable time necessary for effective preparation, taking into account the exercise of due diligence. 18 U.S.C. §3161(h)(7)(B)(iv).

DATED: HEFT EFG

D. LOWELL JENSEN

SENIOR U.S. DISTRICT JUDGE

STIPULATION RE CONTINUANCE | ORDER